Message

From: Cobb, Michael [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=B9C9BDDF03C24541B644BD191FA0E00E-COBB, MICHAEL]

Sent: 5/31/2018 8:41:05 PM

To: W. Steven Clifton [sclifton@underwoodengineers.com]

Subject: RE: Lonza Attachments: 2578_001.pdf

Here is the letter for your reference.

Michael

From: W. Steven Clifton [mailto:sclifton@underwoodengineers.com]

Sent: Thursday, May 31, 2018 4:05 PM

To: Cobb, Michael <Cobb.Michael@epa.gov>
Cc: Arsenault, Dan <Arsenault.Dan@epa.gov>

Subject: RE: Lonza

Yes, I think Stergios also indicated this at one of my meetings. I don't have the EPA letter, but I will continue with Lonza as a Significant Industrial User. Thanks for tracking this down.

Steve

W. Steven Clifton, P.E. Underwood Engineers, Inc. 25 Vaughan Mall Portsmouth, New Hampshire 03801 work 603.436.6192 cell 603.475.3814 www.underwoodengineers.com



From: Cobb, Michael < Cobb, Michael@epa.gov>

Sent: Thursday, May 31, 2018 3:37 PM

To: 'Steven Clifton' <sclifton@underwoodengineers.com>

Cc: Arsenault, Dan <Arsenault.Dan@epa.gov>

Subject: Lonza

Hi Steve,

After looking into your question last week, we realized that Lonza recently requested a determination regarding whether they fall under the Pharmaceutical Manufacturing Point Source Category. As I'm sure you know, it was determined (see EPA letter dated May 10, 2018) that they are not covered under this category. Therefore, the adjustment of the BOD and TSS limits based on the effluent limit guidelines in that Point Source Category would not be appropriate.

Please let me know if you would like to discuss further.

Best,

Michael Cobb U.S. EPA Region 1 (617) 918-1369

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